



UNITED STATES DEI Patent and Trademark Address: ASSISTANT COMMISSIC ER FOR PATENTS Box PCT Washington, D.C. 20231

U.S. APPLICATION NO.		FIRST NAME	D APPLICANT	ATTY, DOCKET NO.		
09/674402	<u></u>	RAMANUJAM	Р			
VERNON W FRANSISSEN				MNHB00-1120 TIONAL APPLICATION NO.		
MCDONNEL BOEHEN HULBERT & BERGHOFF						
SUITE 3200			l	T/HU99/00035		
300 SOUTH WACKER DRIVE CHICAGO, IL 60606			I.A. FILING DA			
			DATE MAILED: 2	9 05 MAY 98		
NOTIFICATION OF N	MISSING REOI	TREMENTS INDED	25 II C C 271 DV	NOA SOOO		
STAT	ES DESIGNATI	KD/KLRCTTEN ARRIV	700 /DAN /DAN 10N			
1. The following items have been su	ibmitted by the ai	policant or the IR to the	United States Pate	nt and Trademark Office as		
a Designated Office an Elected Office (3	(37 CFR 1.494),					
U.S. Basic National Fee.	7 CFR 1.493);					
Copy of the international app	lication in:					
🔲 a non-English langu:	age.					
English.						
Translation of the internation Oath or Declaration of invent	al application into	o English.				
Copy of Article 19 amendmen	ors(s) for DO/EC	0/08.				
☐ Translation of Article 19 amendments into English.						
▼ The International Preliminary	Examination Re	port in English and its	Annexes, if any.			
Translation of Annexes to the	International Pro	eliminary Examination	Report into English	ı .		
Preliminary amendment(s) fil Information Disclosure States		and				
Assignment document.	nem(s) med	and		_·		
Power of Attorney and/or Ch.	ange of Address.					
Substitute specification filed					•	
Verified Statement Claiming	Small Entity State	IS.				
Priority Document. Copy of the International Sear						
Other:	ich Report ias an	a copies of the reference	ces cited therein.			
The following items MUST be fur	mished within the	e period set forth below	in order to comple	te the requirements for		
acceptance under 33 U.S.C. 3/1:						
a. Translation of the application appropriate 20 or 30 months f	on into English.	Note a processing fee	will be required if s	ubmitted later than the		
The current transla	tion is defective	e for the reasons ind	icated on the attac	ched Notice of Defective		
i ransianon.						
b. Processing fee for providin 30 months from the priority de	g the translation	of the application and/o	or the Annexes later	r than the appropriate 20 or		
c. Oath or declaration of the i	nventors, in com	/2(1)). nliance with 37 CFR 1	407(a) and (b) ide	stifting the application by		
ine international application in	umber and intern	ational filing date.				
X The current oath or d	eclaration does r	not comply with 37 CFI	R 1.497(a) and (b) f	for the reasons indicated		
on the attached PCT/	DO/EO/917.	ion later than the		at an in the second		
(37 CFR 1.492(e)).	. Oath of declarat	ton rater than the appro	priate 20 or 30 moi	nths from the priority date		
3. Additional claim fees of \$	as a 🗆 b	arge entity 🗆 small en	tity, including any r	required multiple dependent		
laim fee, are required. Applicant mi due. See attached PTO-875.	ast submit the ad	ditional claim fees or c	ancel the additional	claims for which fees are		
ALL OF THE ITEMS SET FORTE	[IN 2(a)-2(d) Al	ND 3 ABOVE MUST	BE SUBMITTED	WITHIN ONE MONTH		
FROM THE DATE OF THIS NOT THE APPLICATION, WHICHEVE	ICE OR BY [_]:	21 OR LXI 31 MONTH	IS FROM THE PR	HORITY DATE FOR		
BANDONMENT.	m to imitat.	PALLUE TO TRUE	ERLI RESPOND	WILL RESULT IN		
The time period set above may be ext	ended by filing a	netition and for for aw		and the same		
CFR 1.136(a).	citicu by filling a	pennon and ree for ex	iension of time unde	er the provisions of 37		
. Translation of the Annexes MUST lote processing fee will be required in	be submitted no	later that the time peri	od set above or the	annexes will be cancelled.		
i. L. The Article 19 amendments are	cancelled since a	translation was not pr	e priority date. ovided by the appro-	poriate 20 (37 CFR		
94(d)) or 30 (37 CFR 1.495(d)) mon	ths from the prio	rity date.	, a.c appro	E 30 (01 01 10		
Applicant is reminded that any commu	unication to the U	nited States Patent and	Trademark Office	tnust be mailed to the		
ddress given in the heading and inclu	de the U.S. appl	ication no. shown abov	e. (37 CFR 1.5)	must be maned to the		
A copy of this notice				Se.		
inclosed:			respon	Luta Johnson	x.	
PCT/DO/EO/917	☐ Notice of D	efective Translation	6	mula journe	. —	
J PTO-875	1007)		Anita	D. Johnson		
ORM PCT/DO/EO/905 (December :	177/)		Telephone: 70	03-305-3661		



UNITED STATES DEP. SENT OF COMING PATENTS AND STATES DEP. SENT OF COMING PATENTS Washington, D.C. 20231 ENT OF COMMERCE

U.S. APPLICATION NO.	FIRST NAME	DAMPLICANT	ATTY, DOCKET NO.	
09/674402	RAMANUJAM	P	MNHB00-1120 RONAL APPLICATION NO.	
VERNON W FRANSISSEN MCDONNEL BOEHEN HULBERT			PCT/HU99/00035	
SUITE 3200 300 SOUTH WACKER DRIVE	!	LA FILING DAT	B PRIORITY DATE	
CHICAGO, IL 60606		04 MAY 9	04 MAY 99 05 MAY 9	
		DATE MAILED:	9 NOV 2000	

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action.

A new eath or declaration, identifying this application by the international application number and international filing date is equired. The eath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it:
is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.
2. 🔛 does not identify the specification to which it is directed.
3. U does not identify the inventor(s).
! Undoes not identify the citizenship of each inventor.
 does not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.
FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b) WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.
Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1. does not identify the city and state or city and foreign country of residence or each inventor.
2. does not state that the person making the oath or declaration:
 a. has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
 b. acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.
3. does not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
4. ☐ does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)). Anita D. Johnson

Telephone: 703-305-3661

FORM PCT/DO/EO/917 (September 1996)